

Albuquerque Weekly Citizen.

VOLUME 5.

ALBUQUERQUE, NEW MEXICO, SATURDAY MAY 11, 1895.

NUMBER 25.

A DREADFUL ACCIDENT!

Willie Bell, the Depot Messenger Boy, Horribly Mutilated.

The Cruel Wheels of the Engine Cut His Head in Twain.

The Proceedings of the District Court Up to the Noon Recess.

ANOTHER MISTRIAL

Willie S. Bell, son of Mr. and Mrs. L. S. Bell, was run over and killed a few yards south of the coal chute, near the Atlantic & Pacific shops, by engine No. 67 this morning at 10 o'clock.

Willie Bell, who was 16 years old on March 31 last, was the messenger boy at the Santa Fe freight depot, and left the depot this morning to deliver the railroad mail for the Atlantic & Pacific offices.

On reaching the coal chute, engine No. 67 was coming north on the main track with the way car, having left a train load of coal at the stock yards just beyond the southern limits of the city.

After reaching the chute the way car was switched off, and the engine was backing to the roundhouse, when Willie came out from the passage between the storage bin and coal chute proper, and caught on to the back brake beam of ladder on the tender of the engine. He was seen to hold on for a while by the roundhouse hoist, Mr. Snyder, and switchman Wm. Arnes, and then dropped.

The engineer of the engine, J. W. Lyons, had noticed a boy apparently attempting to cross the track about forty feet ahead as he was backing to the roundhouse, and as the boy could not be seen the engine was stopped and an investigation made, which revealed a horrible sight. Willie Bell on the rail, with one of the massive wheels of the engine partly on his body and his head horribly mangled, his scalp lying alongside the rail and brain scattered for at least two rail lengths, showing that the boy was dragged for about sixty feet.

News of the accident was soon circulated and among the first at the scene was the father of the lad, L. S. Bell, who is the stationery engineer for the plating mill of the Atlantic & Pacific company. Justice Crawford was at once notified, and Constable Ross hurriedly empannelled a coroner's jury, who repaired to the scene, viewed the remains, after which the body was removed to the undertaking rooms of H. A. Montfort.

The body was washed, an investigation revealed the fact that the scalp was completely severed from the head, dashing the brain in all directions, that the upper and lower jaw was broken and mangled in a number of places, that the right leg was severed from the body at the hip, and that the left leg was broken between the hip and knee. Besides these horrible and fatal injuries, the body was torn and gashed in a number of other places, making it one of the most ghastly cases ever handled by the undertaker.

It is the opinion of railroaders that after the boy had secured a hold he attempted to pass around the engine and fell, with the above horrible results.

The Citizens representative, with Undertaker Montfort, called at the bereaved and suddenly saddened home at the corner of Third street and Baca avenue this afternoon, and found the father and mother, with their three remaining children, bowed in grief and being consoled by kind neighbors. Between sobs the mother said: "Oh, what a warning to my young ones to never jump on moving trains!" and then turning to the undertaker, both parents said: "Don't bring back to us anything he had on. We want to remember him as he left the house this morning in full life, and not in his present mangled condition."

The remains will be kept as good as possible until Friday morning, when they will be taken direct from the undertaker to the Broad Avenue Methodist church, where funeral services will be held at 10 o'clock by Rev. Atkinson, and burial in Greenwood cemetery.

Willie quit school last December, and on the 1st of January accepted the position of messenger boy at the Santa Fe freight depot, made vacant by the promotion of his older brother, Johnny Bell, to mail boy. The deceased was a bright, happy lad, and his friends, with the grief-stricken parents, mourned with the grief-stricken parents.

This afternoon, the coroner's jury, B. C. Lyons, foreman, and W. B. McLaughlin, T. D. Dakin, Lorenzo Henderson, W. H. and Thos. German, jurors, after hearing the evidence of Engineer Lyons

and his fireman, Chas. Egan, and others, returned a verdict that the deceased came to his death through accident, by being run over by engine No. 67 of the Santa Fe railroad, and holding no one responsible for the accident.

Ramona Indian School

The United States Indian bureau has notified the trustees that the government has decided to act on their suggestion and assume control of Ramona Indian school.

When Gov. Thornton and ex-Gov. Prince were in Washington last winter they took this matter up with the department and made such a stir as to prove most attractive, and the announcement that the government has finally decided to act will be good news for our citizens. The institution will be carried on as a government school for Indian girls, and repairs are to be made forthwith in order that they may be taken possession of under the government lease at the beginning of the new school year, July 1. The buildings will accommodate forty pupils. Whether the enterprise will be run as an annex to the government school under Col. Jones' management or conducted as a separate school has not yet been announced.—Santa Fe New Mexican.

NOT TO BE BLOWN IN.

A Proposition for the Removal of the Santa Fe Smelter to Santo Domingo.

At the office of the bookkeeper of the company, The Citizens reporter learned this morning that no propositions are being made for "blowing in" the Sandia company's smelter, and that there are no immediate prospects of undertaking this desirable step. The cause is very simple. The property is in the hands of the court, and Judge Laughlin will not go into the smelting business, at least just now, while officiating in his present capacity. There is nothing to warrant the unfounded rumor that the smelter is about to be "blown in," and it is just such wildcat reports as this one circulated this morning that seriously damages the cause of mining.

The only mine owned by the Sandia Mining & Smelting company that has been worked in the past two years for the purpose of extracting ore is the Grey Eagle, located seven miles from San Pedro and thirteen miles distant from the smelter. Three shipments of this ore have been made to El Paso, netting \$1,152.50. The last carload netted \$65. Any one conversant with the situation can see at a glance the absurdity of the "blowing in" story.

There is a project on foot to move the company's plant to near Santo Domingo, and the site has been already secured with that view, and a proposition has been sent on to the eastern owners.

The object is to locate the smelter at a convenient point to receive coke and coal at Cerrillos, paying one from the various camps at Cerrillos, and fixing material on the Sandia and adjacent ranges.

Superintendent Dyer has promised, on behalf of the Santa Fe Railroad company, to put in the necessary switches to connect the smelter site on the east bank of the Rio Grande with the main line at a point in the vicinity of Santo Domingo.

This is thought to be a business like proposition, and it is now under consideration by the owners. The company comprises Alex Rogers, who is the custodian in charge for the court; John S. Thompson and General Hayes, of New York, and Arthur Schwanenbach and Theodore Henger, of Hoboken, New Jersey.

The Citizens representative, with Undertaker Montfort, called at the bereaved and suddenly saddened home at the corner of Third street and Baca avenue this afternoon, and found the father and mother, with their three remaining children, bowed in grief and being consoled by kind neighbors. Between sobs the mother said: "Oh, what a warning to my young ones to never jump on moving trains!" and then turning to the undertaker, both parents said: "Don't bring back to us anything he had on. We want to remember him as he left the house this morning in full life, and not in his present mangled condition."

The remains will be kept as good as possible until Friday morning, when they will be taken direct from the undertaker to the Broad Avenue Methodist church, where funeral services will be held at 10 o'clock by Rev. Atkinson, and burial in Greenwood cemetery.

Willie quit school last December, and on the 1st of January accepted the position of messenger boy at the Santa Fe freight depot, made vacant by the promotion of his older brother, Johnny Bell, to mail boy. The deceased was a bright, happy lad, and his friends, with the grief-stricken parents, mourned with the grief-stricken parents.

This afternoon, the coroner's jury, B. C. Lyons, foreman, and W. B. McLaughlin, T. D. Dakin, Lorenzo Henderson, W. H. and Thos. German, jurors, after hearing the evidence of Engineer Lyons

WANTS TO FIGHT!

Corbett Says He is Anxious to Fight Jackson.

The Rebellion in Cuba Has Not Reached Settlement.

Dallas, Texas, Wants the Corbett-Fitzsimmons Prize Fight.

MAN BURNED TO DEATH.

Chicago, May 9.—James J. Corbett said this afternoon: "Regarding the fight that I will fight Jackson, please say anything Brady gives out can be relied upon as straight and I will stand by it. I have always wanted to fight Jackson but he would fight me where else but London. I will take him on my own ground at the National Sporting club. The fight must come off, however, in September, as my time is valuable. I do not think the Fitzsimmons fight can be pulled off and I don't propose to be chased over the country without a show of meeting him. Under the circumstances, I want to meet one the other, and so have decided to try Jackson."

Corbett-Fitzsimmons Fight.

Dallas, Texas, May 9.—It looks now as if Dallas would surely get the Corbett-Fitzsimmons prize fight.

It will come off during the Texas state fair and Dallas exposition next October. Since outlawing by legislation and court decision two days ago of prize fighting in Florida and Louisiana, William A. Brady and Joe Vending have been in wire communication with Dan A. Stuart, the wealthiest sporting man in Texas, to arrange to have the fight take place in Dallas.

The only mine owned by the Sandia Mining & Smelting company that has been worked in the past two years for the purpose of extracting ore is the Grey Eagle, located seven miles from San Pedro and thirteen miles distant from the smelter. Three shipments of this ore have been made to El Paso, netting \$1,152.50. The last carload netted \$65. Any one conversant with the situation can see at a glance the absurdity of the "blowing in" story.

There is a project on foot to move the company's plant to near Santo Domingo, and the site has been already secured with that view, and a proposition has been sent on to the eastern owners.

The object is to locate the smelter at a convenient point to receive coke and coal at Cerrillos, paying one from the various camps at Cerrillos, and fixing material on the Sandia and adjacent ranges.

Superintendent Dyer has promised, on behalf of the Santa Fe Railroad company, to put in the necessary switches to connect the smelter site on the east bank of the Rio Grande with the main line at a point in the vicinity of Santo Domingo.

This is thought to be a business like proposition, and it is now under consideration by the owners. The company comprises Alex Rogers, who is the custodian in charge for the court; John S. Thompson and General Hayes, of New York, and Arthur Schwanenbach and Theodore Henger, of Hoboken, New Jersey.

The Citizens representative, with Undertaker Montfort, called at the bereaved and suddenly saddened home at the corner of Third street and Baca avenue this afternoon, and found the father and mother, with their three remaining children, bowed in grief and being consoled by kind neighbors. Between sobs the mother said: "Oh, what a warning to my young ones to never jump on moving trains!" and then turning to the undertaker, both parents said: "Don't bring back to us anything he had on. We want to remember him as he left the house this morning in full life, and not in his present mangled condition."

The remains will be kept as good as possible until Friday morning, when they will be taken direct from the undertaker to the Broad Avenue Methodist church, where funeral services will be held at 10 o'clock by Rev. Atkinson, and burial in Greenwood cemetery.

Willie quit school last December, and on the 1st of January accepted the position of messenger boy at the Santa Fe freight depot, made vacant by the promotion of his older brother, Johnny Bell, to mail boy. The deceased was a bright, happy lad, and his friends, with the grief-stricken parents, mourned with the grief-stricken parents.

This afternoon, the coroner's jury, B. C. Lyons, foreman, and W. B. McLaughlin, T. D. Dakin, Lorenzo Henderson, W. H. and Thos. German, jurors, after hearing the evidence of Engineer Lyons

and his fireman, Chas. Egan, and others, returned a verdict that the deceased came to his death through accident, by being run over by engine No. 67 of the Santa Fe railroad, and holding no one responsible for the accident.

of Amherst college. After a brief recess the peculiar needs of association work among colored young men and the coming of the Indians was taken up, the principal address being made by Charles A. Eastman, of Minnesota. The opportunity of the railroad department was also discussed by Col. John J. McLoek, receiver of the Santa Fe road, and J. M. Berwick, a freight conductor from Indiana.

DEAD.

LONDON, May 9.—Sir Robert Peel, chief secretary of Ireland, 1861 to 1865, is dead, aged 73.

HONEY MARKET.

NEW YORK, May 8.—Money on call easy at 11 percent. Prime mercantile paper 10-12.

CHICAGO STOCK MARKET.

CHICAGO, May 9.—Cattle market quiet and steady. Sheep steady.

SILVER AND LEAD.

NEW YORK, May 9.—Silver on, Lead off.

NEW MEXICO.

Brief Paragraphs Culled From the Territorial Press.

Decoration Day will be observed at Roswell.

Wheat is heading out on the Pecos country.

Case of Julia Barthel, ex-wife, vs. Nathaniel and Pauline Barthel, Dr. Silvers, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

Case of B. F. Morris vs. Maurice M. Clark, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF BANK OF COMMERCE vs. W. H. Hinsch, defendant. Trial adjourned at close of testimony for the court to ascertain the party to file for a mandamus, which they shall, assessing damages, file against the principal defendant and \$100.00 for legal expenses.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF BANK OF COMMERCIAL vs. W. H. HINSCH, defendant. Trial adjourned at close of testimony for the court to ascertain the party to file for a mandamus, which they shall, assessing damages, file against the principal defendant and \$100.00 for legal expenses.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1,000. Dr. Silvers, attorney for defendant, said he would send a written notice to the sheriff to file a writ of execution.

CASE OF B. F. MORRIS vs. MAURICE M. CLARK, attorney for defense. A decree pro confesso granted, with costs referred to Hon. W. D. Lee.

CASE OF JULIA BARTEL, ex-wife, vs. NATHANIEL AND PAULINE BARTEL, DR. SILVERS, yesterday afternoon, resulting in a verdict for plaintiff for \$1